## Case 3:093c0 900567. 3:13-S Do Durnemte 1:8 8 | Filled 04/115/2909 ag Páger 14 of 4

1 2 3 4 5 6 7 8 9	MATTHEW L. LARRABEE (No. 97147) matthew.larrabee@dechert.com DECHERT LLP One Maritime Plaza Suite 2300 San Francisco, California 94111-3513 Telephone: 415.262.4500 Facsimile: 415.262.4555  Attorneys for Defendants OPPENHEIMER CALIFORNIA MUNICIPATUND; OPPENHEIMERFUNDS, INC.; OPPENHEIMERFUNDS DISTRIBUTOR, INC.; JOHN V. MURPHY; BRIAN W. WIXTED; RONALD H. FIELDING; DANII G. LOUGHRAN; SCOTT S. COTTIER; and TROY E. WILLIS		
11	UNITED STATES	DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA		
13	SAN FRANCISCO DIVISION		
14			
	DODEDT DIVED A on Dobolf of Himself	Case No. 09-cv-00567 SI	
15	ROBERT RIVERA, on Behalf of Himself and all Others Similarly Situated,		
16	Plaintiffs, v.	Action filed February 6, 2009	
17 18		STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME (N.D. Cal. Civ. L.R. 6-2, 6-3, and 7-12)	
19	OPPENHEIMER CALIFORNIA MUNICIPAL FUND;	Dep't: Courtroom 10, 19th Floor	
20	OPPENHEIMERFUNDS, INC.; OPPENHEIMERFUNDS DISTRIBUTOR,	Judge: Hon. Susan Illston	
21	INC.; BRIAN F. WRUBLE; JOHN V. MURPHY; BRIAN W. WIXTED; DAVID		
22	K. DOWNÉS; MATTHEW P. FINK; ROBERT G. GALLI; PHILLIP A.		
23	GRIFFITHS; MARY F. MILLER; JOEL W. MOTLEY; RUSSELL S. REYNOLDS,		
24	JR.; PETER I. WOLD; RONALD H. FIELDING; DANIEL G. LOUGHRAN;		
25	SCOTT S. COTTIER and TROY E. WILLIS,	,	
26	Defendants.		
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1	WHEREAS, plaintiff, through his counsel, filed a purported class action complaint	
2	(the "Complaint"), against among others, Oppenheimer California Municipal Fund,	
3	OppenheimerFunds, Inc., OppenheimerFunds Distributor, Inc., John V. Murphy, Brian W.	
4	Wixted, Ronald H. Fielding, Daniel G. Loughran, Scott S. Cottier, and Troy E. Willis	
5	(collectively, "Defendants") in the above-referenced matter on or about February 6, 2009;	
6	WHEREAS, pursuant to the Case Management Conference Order, the Initial Case	
7	Management Conference is scheduled for June 23, 2009;	
8	WHEREAS, to date, similar purported class action complaints have been filed in	
9	the Northern District of California against the Defendants, namely: Tackmann v.	
10	Oppenheimer California Municipal Fund, No. 09-cv-1184-SI (filed March 18, 2009),	
11	Stephen Lowe v. Oppenheimer California Municipal Fund, No. 09-cv-1243-SI (filed	
12	March 23, 2009), and Kenneth Milhem v. Oppenheimer California Municipal Fund, No.	
13	09-cv-1414-VRW (filed March 31, 2009) (collectively the "Other California Actions");	
14	WHEREAS, plaintiffs and their respective counsel in this action and in the Other	
15	California Actions have yet to file any motions for Appointment of Lead Plaintiff and	
16	Lead Counsel pursuant to the Private Securities Litigation Reform Act ("PSLRA"),	
17	including Section 27 of the Securities Act of 1933, 15 U.S.C. § 77z-1;	
18	WHEREAS, the Complaint asserts claims under the federal securities laws that are	
19	subject to the procedural requirements of the PSLRA and Defendants presently intend to	
20	file motions to dismiss which would trigger a stay of discovery under the PSLRA;	
21	WHEREAS, in order to avoid the unnecessary expenditure of judicial resources or	
22	effort by the parties to this action and the Court prior to the filing of motion(s) for	
23	appointment as Lead Plaintiff and the possible consolidation of this Complaint with the	
24	Other California Actions pursuant to Rule 42(a) of the Federal Rules of Civil Procedure,	
25	the parties to this action have agreed, in the interim prior to the appointment of Lead	
26	Plaintiff and subject to the Court's approval, to an extension of time for Defendants to	
27	respond to the Complaint or any superseding complaint; and	
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DECHERT LLP ATTORNEYS AT LAW SAN FRANCISCO WHEREAS, this Stipulation and Order is without prejudice to, or waiver of, any rights, arguments or defenses otherwise available to the parties to this action, including, but not limited to, any challenge to the assertion of personal jurisdiction over one or more of the Defendants and the right to revisit the timing of the below-referenced pleadings and motions once Lead Counsel is designated by the Court.

NOW, THEREFORE, the undersigned parties, by and through their counsel of record, stipulate as follows:

- 1. Defendants shall have no obligation to respond to the individual Complaint filed in the above-captioned action;
- 2. Lead Plaintiff shall have forty five (45) days after entry of the order appointing Lead Plaintiff to file a consolidated amended complaint ("Consolidated Amended Complaint");
- 3. Defendants shall file and serve any answer(s) or motion(s) to dismiss within thirty (30) days of service of the Consolidated Amended Complaint;

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1	4. Defendants agree to	waive service of process. This stipulation shall not be
2	deemed to waive an	y defense other than as to sufficiency of service of
3	process.	
4		
5	Dated: April 9, 2009	Respectfully submitted,
6	SPARER LAW GROUP	
7	ALAN W. SPARER MARC HABER	DECHERT LLP MATTHEW L. LARRABEE
8	JAMES S. NABWANGU	
9	By: ///2 /	
10	MARC HABER 100 Pine Street, 33 <sup>rd</sup> Floor	MATTHEW L. LARRABEE One Maritime Plaza, Suite 2300
11	San Francisco, CA 94111-5128	San Francisco, California 94111-3513
12	Telephone: 415.217.7300 Facsimile: 415-217-7307 asparer@sparerlaw.com	Facsimile: 415.262.4555 matthew.larrabee@dechert.com
13	Counsel for Named Plaintiff	Counsel for Defendants
14	ROBERT RIVERA	OPPENHEIMER CALIFORNIA MUNICIPAL FUND;
15		OPPENHEIMERFUNDS, INC.; OPPENHEIMERFUNDS
16		DISTRIBUTOR, INC.; JOHN V. MURPHY; BRIAN W. WIXTED;
17		RONALD H. FIELDING; DANIÉL G. LOUGHRAN; SCOTT S. COTTIER;
18		and TROY E. WILLIS
19		
20	PURSUANT TO STIPULATION, IT IS SO ORDERED:	
21	DATED:	HONORABLE SUSAN ILLSTON
22	The assa management confere	
23	The case management conferences in all cases shall be continued to 9/25/09 @ 2:30 p.m. A joint case management conference statement shall be filed one week prior to the	
24	conference.	
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DECHERT LLP ATTORNEYS AT LAW SAN FRANCISCO